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U.S. APPLICATION NO.			FIRST NAMED APPLI	CANT		ATTY, DOCKET NO.				
09/83128	31		GRAF	L		027566-028				
55,55					INTERNATION	NAL APPLICATION NO.				
RONALD L GRUD	ZIECKI				PCT/	EP99/08591				
BURNS DOANE S		MATHIS		_						
P O BOX 1404	00040 4404	,		Ľ	I.A. PILING DATE					
ALEXANDRIA, VA	22313 1404		•		09 NOV 99	10 NOV 98				
						. 12 JUN 200				
•					DATE MAILE	_				
NOTIFICATIO	N OF MIS	SING REQU	JIREMENTS U	INDER 3	5 U.S.C. 371	IN THE UNITED				
	STATES	DESIGNAT	ED/ELECTED	OFFICE	States Patent or	)) nd Trademark				
1. The following iter	ns have been s	ubmitted by the a	applicant or the lb t .494) ⊏an Elect	ed Office (3	7 CFR 1.495):	IQ 11acchima				
Office as a Designated Office (37 CFR 1.494) an Elected Office (37 CFR 1.495):  U.S. Basic National Fee. Indication of Small Entity Status.										
Copy of	the internations	al application.	Translation of	the internat	ional application	into English.				
Oath or I	Declaration of	inventors(s).	<u> </u>	Article 19 a	amendments into	English.				
	Article 19 ame	ndments.	Other:							
The leter	Document.	ninasy Evaminati	ion Report in Englis	sh and its Ar	nexes, if any.					
Translati	on of Annexes	to the Internation	nal Preliminary Exa	mination Re	port into English	h.				
_										
2. X Applicant has r	equested early	processing unde	r 35 U.S.C. 371(f)	but has not	filed the following	ng indicated items and/or				
the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment.										
U.S. Bas	sic National Fe	e.	Copy of the in	nternational	application.					
_				halam in ond	lar ta complete ti	he requirements for				
3. The following iter acceptance under 35	IIS C 371.				•					
a. Trans	lation of the ap	plication into En	glish. A processing	g fee will be	required if subn	nitted				
late	r than the app	ropriate 20 or 30	months from the pr	riority date.	a attached Natice	e of Defective				
	e current trans) anslation.	ation is defective	for the reasons ind	nested on m	e attached 140dc	e of Beleeuve				
□ b. Proce	ssing fee for p	roviding the tran	slation of the applic	ation and/or	the Annexes late	er than the				
b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).										
c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application number and international filing date). A										
the	appucation (p. charge will be	required if subm	nitted later than the	appropriate	20 or 30 months	from the priority				
dot	•									
		or declaration do attached PCT/DC	es not comply with	37 CFR 1.4	97(a) and (0) for	the reasons				
in d. Surch	arge for provi	ding the oath or	declaration later that	n the approp	oriate 20 or 30 m	onths from the				
ргі	ority date (37	CFR 1 492(e)).				•				
4. Additional claim	ices of \$	as a	large entity [] sm	an entity, in	ciuding any requ he additional cla	nired multiple dependent				
claim fee, are require due (37 CFR 1.492(g	d. Applicant  )). See attach	must submit the e	additional claim fee	s or cancer o	ik additional cm	mm 101 Wmon 1000 40				
				27 CED	1 021 1 025	San attached				
5. Applicant has	not submitted t	the required sequ	ence listing pursuan	at to 37 CFR	(1.821-1.825.	See attached				
PCT/DO/EO/920.		-								
ALL OF THE ITE	MS SET FOR	TH IN 3(a)-3(d)	, 4 AND 5 ABOVE	MUST BE	SUBMITTED	WITHIN TWO (2)				
MONTHS FROM THE PRIORITY D	THE DATE O	F THIS NOTIC IE APPLICATI	ON, WHICHEVE	R IS LATE	R. FAILURE	R 1,495 applies) FROM TO PROPERLY				
RESPOND WILL I	LESULT IN A	BANDONMEN	T.							
m	-barra marr ba r	extended by filing	g a netition and fee	for extensio	n of time under t	the provisions of 37 CFR				
1.136(a).	ibove may be	extended by min	g a permon and rec	IOI CALCUISIO						
7.7		16 A- A		when itted no	later than the tir	ne period set above or the				
A will be seen	nailad A neoc	eccina fee will h	e required if submit	ted later tha	n 20 or 30 monu	ne period set above or the hs from the priority date.				
7. The Article 19	amendments	are cancelled sin	ce a translation was	not provide	d by the appropr	riate 20 (37 CFR 1.494(d))				
or 30 (37 CFR 1.49	5(d)) months fi	rom the priority of	late.							
Applicant is reminde	ed that any com	nmunication to th	e United States Pate	ent and Trad	lemark Office m	ust be mailed to the				
address given in the	heading and in	clude the U.S. a	pplication no. show	n above. (37	7 CFR 1.5)					
	4	Fship madica	MUST be ret	urnod wi	th thic rocm	onse.				
Employed: DOT		<i>NOUICE</i> NA	MUSI DE FEU vice of Defective Tr	ranslation	ore eres i espe	racu U t				
Enclosed: PCT/	DO/EO/917 -875		T/DO/EO/920			<b>/</b> 1				
	<b>-</b>	٠,٠	-		ren Williams	KW				
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U.S. APPLICATION NO.		PIRST NAMED APPLICA			L	TTY. DOCKET NO.	
09/831281		GRAF		L 027566-028			
RONALD L GRU	DZIECKI SWECKER &	MATHIS		PC	T/EP99	700091	
BURNS DOANE SWECKER & MATHIS P O BOX 1404				I.A. FILING DATE PRIORITY DATE			
ALEXANDRIA, V	A 22313 1404	•		09 NOV	99	10 NOV 98	
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. 1	NOTIFICAT	TION OF A DEFECTIVE OA	TH OR	DECLAR		12 JUN 200	
into the national	stage in the	ain an oath or declaration accept United States of America. The avoid abandonment is set in the	period	within which	ch to co	orrect the	
A new oath or dapplication num with 37 CFR 1.	ber and inter	roperly identifying this applica national filing date) is required d (f) in that it:	tion (pre	eferably by ath or decla	the inte	rnational does not comply	
2. does not i 3. does not i 4. does not i 5. does not s	dentify the app dentify the inv dentify the citi tate that the po original and fi	dance with either 37 CFR 1.66 or 37 olication to which it is directed. entor(s).  zenship of each inventor.  erson making the oath or declaration est inventor or inventors of the subjection.	believes	the named in	ventor o	r inventors for which	
1.497(a) AND (	b), AND 1.4 IN FAILU	NOATH OR DECLARATION 497(d) WHERE APPROPRIAT RE TO ENTER THE NATION E APPLICATION.	E, WIT	HIN THE	TIME I	H 37 CFR PERIOD SET	
Additionally, th	e oath or de	claration does not comply with	37 CFR	1.63 in tha	ıt it:		
mailin	ot identify the g address, then lso be given.	mailing address of each inventor. In the city and state or city and foreign	f the resign country	dence is diffe y of residence	rent from	m the inventor	
2. does r	ot state that th	e person making the oath or declara	tion:				
a. ha	reviewed and ended by any	understands the contents of the appamendment specifically referred to	lication, in the oath	including the	claims, on.	as	
		e duty to disclose to the Office all in tability as defined in 37 CFR 1.56.	formation	n known to ti	ie persoi	1 to be	
priori that o	y is made pur f the application	foreign application for patent or in suant to 37 CFR 1.55, and any forein on which priority is claimed, by sa, and year of its filing.	gn applic	ation having	a filing	date before	
						,	

Telephone: 703-305-3688

FORM PCT/DO/EO/917 (March 2001)